

Application No.: 10/618,105

Docket No.: NY-KIT 359-US

image enlargement/reduction. Applicant respectfully traverses the Examiner's Restriction Requirement on the grounds that all of the claims 1-7 are related and directed to imaging process apparatus or method. It is urged that Groups I and II are at best, different embodiments of a single inventive concept for which a single patent should issue. These Groups do not constitute distinct inventions such as to require that their subject matter be prosecuted in separate application. Moreover, there is not extra burden on the Patent and Trademark Office to examine the allegedly separate invention in a single patent application.

In view of the above comments, it is respectfully requested that the Examiner withdraw the restriction requirement and allow applicants to prosecute the entire application in the present case. In the event the restriction requirement is made final, applicant reserves the right to file one or more divisional applications directed to the non-elected subject matter.

Applicant believes no fee is due with this response. However, if a fee is due, please charge our Deposit Account No. 50-0624, under Order No. NY-KIT 359-US (10308052) from which the undersigned is authorized to draw.

Dated: April 27, 2007

Respectfully submitted,

By 

C. Andrew Im

Registration No.: 40,657

FULBRIGHT & JAWORSKI L.L.P.

666 Fifth Avenue

New York, New York 10103

(212) 318-3000

(212) 318-3400 (Fax)

Attorney for Applicant

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Application No. (if known): 10/618,105

Attorney Docket No.: NY-KIT 359-US

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Response to Restriction Requirement

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